

EXHIBIT 6

HCDistrictclerk.com

The State of Texas vs. [REDACTED] (SPN: 00465424)

8/25/2020

Cause: 161868601010 CDI: 3 Court: 230

APPEALS

No Appeals found.

RELATED CASES

No related cases found.

WITNESS

No Witness found.

SUMMARY**CASE DETAILS**

File Date	1/18/2019
Case (Cause) Status	Complete
Offense	THEFT >=\$100<\$750
Last Instrument Filed	Felony Indictment
Case Disposition	DISP-061319
Case Completion Date	6/13/2019
Defendant Status	DISPOSED
Bond Amount	\$20,000.00
Next/Last Setting Date	6/13/2019

DEFENDANT DETAILS

Race/Sex	B / M	Height/Weight	6'00 / 150 LBS
Eyes	BRO	Hair	BLK
Skin	MBR	Build	MED
DOB	[REDACTED]	In Custody	Y (Locate)
US Citizen	YES	Place Of Birth	TX

Address**Markings****CURRENT PRESIDING JUDGE**

Court	230 th
Address	201 CAROLINE (Floor: 12) HOUSTON, TX 77002 Phone:7137556782
JudgeName	Chris Morton
Court Type	Criminal

BONDS

Date	Type	Description	SNU
01/18/2019	BOND SET	Refer to 15.17 Hearing SNU: 999 01/18/19	

ACTIVITIES

Date	Type	Description	SNU/CFI
06/13/2019	SENTENCED IN	COURT 230 STARTING 06/13/19 SNU: 999 06/13/19	
06/13/2019	SENTENCE TO	100 DAYS CONFINEMENT 06/13/19	
06/13/2019	CREDIT GIVEN	DEFENDANT RECEIVED 147 DAYS CREDIT 06/13/19	
06/13/2019	MOTIONS	NTC INT DESTROY EVID SNU: 998 06/13/19	
06/13/2019	MOTIONS	FILED CFI 230 06/13/19	
06/13/2019	ORDER	DISCOVERY LOG GRANTED SNU: 991 06/13/19	
06/13/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 06/13/19	

06/13/2019	ORDER	COMPETENCY EVAL RECEIVED SNU: 993 06/13/19
06/13/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 06/13/19
06/13/2019	JUDGMENT	CONVICTION SNU: 999 06/13/19
06/13/2019	JUDGMENT	LESSER OFF. GUILTY PLEA - NO JURY 06/13/19
06/13/2019	JUDG OFFENSE	THEFT >=\$100<\$750 LEVEL MB 06/13/19
06/13/2019	PENALTY	HCJ AMOUNT 100 DAYS 06/13/19
03/21/2019	GRAND JURY ACTION	FID 03/21/19 G230 SNU: 999 03/21/19
03/21/2019	GRAND JURY ACTION	ROTATION CRT 230 OFF FREQ BND \$20000 03/21/19
03/21/2019	GRAND JURY ACTION	OFFENSE ROBBERY-BODILY INJURY LEVEL F2 03/21/19
03/21/2019	ORI	SHERIFF'S DEPARTMENT OFFENSE NO: 190105750 03/21/19
03/21/2019	PRECEPT/SERVE IND DATE RETURNED 03/25/19	HOW EXECUTED E 03/25/19
	DATE SERVED	03/22/19 03/25/19
03/20/2019	MOTIONS	COMPETENCY SNU: 999 03/20/19
03/20/2019	MOTIONS	FILED CFI 230 03/20/19
03/20/2019	ORDER	GRT. PSYCH. EXAM/COMPETENCY SNU: 994 03/20/19
03/20/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 03/20/19
01/22/2019	ATTORNEY	BELL, TE'IVA JOHNSON SNU: 999 01/22/19
01/22/2019	ATTORNEY	DAT COURT 230 CFI 230 01/22/19
01/22/2019	JUDGE	MORTON, CHRISTOPHER DEAN PRESIDING 01/22/19
01/22/2019	ORDER	NO CONTACT GRANTED SNU: 995 01/22/19
01/22/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 01/22/19
01/22/2019	ORDER	NO CONT W SILVIA PARTIDA SNU: 996 01/22/19
01/22/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 01/22/19
01/19/2019	CMIF	TIME 0848 AMOUNT \$20000 SNU: 999 01/19/19
01/19/2019	NOT ACKNOWLEDGED BY SHERIFF	01/19/19
01/19/2019	C87 ACTIVITY	IND ASMT H STATUS CFI 230 SNU: 998 01/19/19
01/19/2019	C87 ACTIVITY	PCWAR DONE STATUS CFI 230 SNU: 999 01/19/19
01/19/2019	ORDER	GRTD SET BAIL \$20000 H/O JL SNU: 997 01/19/19
01/19/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 01/19/19
01/19/2019	ORDER	REQUESTED REPRESENTATION SNU: 998 01/19/19
01/19/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 01/19/19
01/19/2019	ORDER	GRANT MENTAL-INTEL ASSESS SNU: 999 01/19/19
01/19/2019	OFFENSE	ROBBERY-BODILY INJURY LEVEL F2 01/19/19
01/18/2019	COMPLAINT FILED	2340 230 ROBBERY-BODILY INJURY LEVEL F2 01/18/19
01/18/2019	BOND SET	Refer to 15.17 Hearing SNU: 999 01/18/19
01/18/2019	REVIEWED BY	CHAPMAN, AARON CHRISTOPHER 01/18/19
01/18/2019	ORI	SHERIFF'S DEPARTMENT OFFENSE NO: 190105750 01/18/19
01/18/2019	COMPLAINANT	HERNANDEZ, ERIC 01/18/19

BOOKINGS

Arrest Date	Arrest Location	Booking Date
1/18/2019 12:00:00 AM		
1/18/2019 2:00:00 PM	HCTY	1/19/2019 2:04:00 AM

HOLDS

Agency Placing Hold	Agency Name	Warrant Number	Bond Amount	Offense	Hold Placed	Hold Lifted
TEXAS HPD			\$0.00	1 CASE AT 125.00	6/20/1988	6/21/1988

CRIMINAL HISTORY

Case(Cause)/ Nbr / Status	Defendant	Filed / Booked	Ct	Defendant Status	Disposition	Bond Amt	Type of Action / Offense	Next Setting
164082001010-3Active - CRIMINAL(A)		7/31/2019 7/31/2019	337	JAIL(J)		\$50,000.00	AGG ASSAULT W/DEADLY WEAPON (F)	9/18/2020
161868601010-3Complete(C)		1/18/2019 1/19/2019	230	Disposed(D)	Disposed(DISP)6/13/2019	\$20,000.00	THEFT >=\$100<\$750 (M)	6/13/2019
223731501010-2Complete(C)		12/10/2018 12/11/2018	11	Disposed(D)	Disposed(DISP)1/3/2019	\$1,000.00	ASSAULT-BODILY INJURY (M)	1/3/2019
219020801010-2Complete(C)		2/13/2018 2/13/2018	13	Disposed(D)	Disposed(DISP)2/26/2018	\$3,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	2/26/2018
21549020101B-4Active - CRIMINAL(A)		6/21/2017	15	Pending Bond Forfeiture(H)		\$20,000.00		
21561120101A-4Active - CRIMINAL(A)		6/21/2017	15	Pending Bond Forfeiture(H)		\$5,000.00		
21549020101A-4Active - CRIMINAL(A)		6/15/2017	15	Pending Bond Forfeiture(H)		\$5,000.00		
215611201010-2Dismissed(D)		6/14/2017 8/16/2017	15	Disposed(D)	Dismissed(DISM)9/29/2017	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	9/29/2017
215490201010-2Complete(C)		6/7/2017 8/16/2017	15	Disposed(D)	Disposed(DISP)9/29/2017	\$40,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	9/29/2017
213325401010-2Complete(C)		1/25/2017 1/26/2017	12	Disposed(D)	Disposed(DISP)3/2/2017	\$5,000.00	TERRORISTIC THREAT (M)	3/2/2017
213325301010-2Dismissed(D)		1/25/2017 1/26/2017	12	Disposed(D)	Dismissed(DISM)3/2/2017	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	3/2/2017
213051501010-2Complete(C)		1/9/2017 1/9/2017	1	Disposed(D)	Disposed(DISP)1/10/2017	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	1/10/2017
211733001010-2Complete(C)		10/18/2016 10/19/2016	14	Disposed(D)	Disposed(DISP)11/2/2016	\$5,000.00	ASSAULT-BODILY INJURY (M)	11/2/2016
211732901010-2Complete(C)		10/18/2016 10/19/2016	14	Disposed(D)	Disposed(DISP)11/2/2016	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	11/2/2016
204726901010-2Dismissed(D)		9/12/2015 3/22/2016	15	Disposed(D)	Dismissed(DISM)3/23/2016	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	3/23/2016
204133701010-2Complete(C)		8/9/2015 8/10/2015	15	Disposed(D)	Disposed(DISP)8/11/2015	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	8/11/2015
203203001010-2Complete(C)		6/19/2015 6/20/2015	13	Disposed(D)	Disposed(DISP)7/16/2015	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	7/16/2015

202699201010-2Complete(C)		5/20/2015 5/22/2015	15	Disposed(D)	Disposed(DISP)5/29/2015	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	5/29/2015
199634001010-2Complete(C)		11/25/2014 11/26/2014	15	Disposed(D)	Disposed(DISP)12/9/2014	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	12/9/2014
199469801010-2Complete(C)		11/15/2014 11/16/2014	15	Disposed(D)	Disposed(DISP)11/18/2014	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	11/18/2014
199387301010-2Complete(C)		11/10/2014 11/11/2014	15	Disposed(D)	Disposed(DISP)11/12/2014	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	11/12/2014
197821901010-2Complete(C)		8/14/2014 8/15/2014	14	Disposed(D)	Disposed(DISP)8/18/2014	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	8/18/2014
192703201010-2Complete(C)		10/30/2013 2/20/2014	5	Disposed(D)	Temporary(TEMP)2/21/2014	\$5,000.00	ASSAULT-BODILY INJURY (M)	2/21/2014
186972401010-2Complete(C)		12/25/2012 7/31/2019	15	Disposed(D)	Disposed(DISP)12/26/2012	\$5,000.00	CRIMINAL TRESPASS (M)	12/26/2012
186274101010-2Complete(C)		11/16/2012 11/17/2012	15	Disposed(D)	Disposed(DISP)11/19/2012	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	11/19/2012
180587501010-2Complete(C)		1/24/2012 1/24/2012	15	Disposed(D)	Disposed(DISP)1/26/2012	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	1/26/2012
175916101010-2Complete(C)		5/25/2011 5/25/2011	11	Disposed(D)	Disposed(DISP)6/21/2011	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	6/21/2011
174702201010-2Complete(C)		3/29/2011 3/29/2011	15	Disposed(D)	Disposed(DISP)3/31/2011	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	3/31/2011
168987201010-2Complete(C)		6/26/2010 6/26/2010	4	Disposed(D)	Disposed(DISP)6/29/2010	\$5,000.00	TRESPASS PROP/BLDG-NO DEPART (M)	6/29/2010
124722101010-3Complete(C)		1/8/2010 1/8/2010	176	Disposed(D)	Disposed(DISP)2/25/2010	\$10,000.00	TERRORISTIC THREAT (M)	2/25/2010
164822801010-2Complete(C)		12/16/2009 12/17/2009	13	Disposed(D)	Disposed(DISP)12/29/2009	\$5,000.00	TERRORISTIC THREAT (M)	12/29/2009
162437001010-2Complete(C)		8/30/2009 8/31/2009	5	Disposed(D)	Disposed(DISP)9/2/2009	\$5,000.00	CRIM MISCH >=\$500 <\$1500 (M)	9/2/2009
160719001010-2Complete(C)		6/16/2009 6/16/2009	4	Disposed(D)	Disposed(DISP)8/12/2009	\$4,500.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	8/12/2009
155587001010-2Complete(C)		10/14/2008 10/14/2008	2	Disposed(D)	Disposed(DISP)12/12/2008	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	12/12/2008
149729101010-2Complete(C)		12/15/2007 12/16/2007	12	Disposed(D)	Disposed(DISP)1/25/2008	\$5,000.00	TRESPASS PROP/BLDG-NO FORB ENT (M)	1/25/2008
148305401010-2Complete(C)		9/29/2007 9/29/2007	11	Disposed(D)	Disposed(DISP)12/14/2007	\$3,500.00	CRIMINAL TRESPASS (M)	12/14/2007
137916301010-2Complete(C)		5/25/2006 5/25/2006	9	Disposed(D)	Disposed(DISP)5/26/2006	\$2,500.00	CRIMINAL TRESPASS (M)	5/26/2006
057905501010-3Complete(C)		10/22/1990 10/23/1990	351	Disposed(D)	Disposed(DISP)4/23/1991	\$5,000.00	ARSON-BUILDING/HABITATION/VEH (F)	4/23/1991
882219501010-2Complete(C)		6/20/1988 6/20/1988	12	Disposed(D)	Disposed(DISP)6/27/1988	\$500.00	UNLAW CARRY WPN (M)	6/27/1988
086500101010-2Complete(C)		11/19/1985	6	Disposed(D)	Disposed(DISP)11/26/1985	\$75.00	DRIVING WHILE LICENSE SUSP. (M)	11/26/1985

11/19/1985

ACTIVE PARTIES

Name	Connection	Post Jdgm	SPN #
MORTON, CHRISTOPHER DEAN	JUDGE - CRIMINAL		02421881
BELL, TEIVA JOHNSON	APPOINTED PUBLIC DEFENDER		02158677
KUNDIGER, DANIEL	PUBLIC DEFENDER AT PC DOCKET		61762850
	DEFENDANT - CRIMINAL		00465424

INACTIVE PARTIES

No inactive parties found.

SETTINGS

Date	Court Post Jdgm	Docket Type	Reason	Results	Defendant	Future Date	Comments	Attorney Appearance Indicator
1/22/2019 09:00 AM	230	Assigned Court	Preliminary Assigned Court Appearance	Reset By Operation Of Law	Present	3/6/2019 12:00:00 AM		Present
3/05/2019 09:00 AM	230	Master Docket	DCM Consultation Setting	Reset Upon Defense Request	Present	3/19/2019 12:00:00 AM		Present
3/19/2019 09:00 AM	230	Master Docket	DCM Evidence Exchange	Reset Upon Defense Request	Present	3/20/2019 12:00:00 AM		Present
3/20/2019 09:00 AM	230	Master Docket	DCM Evidence Exchange	Reset Upon Defense Request	Present	5/15/2019 12:00:00 AM		Present
5/15/2019 09:00 AM	230	Master Docket	DCM Evidence Exchange	Reset Upon Defense Request	Present	6/12/2019 12:00:00 AM		Present
6/13/2019 09:00 AM	230	Master Docket	DCM Evidence Exchange	Reduced To Misdemeanor Plea Guilty	Present	1/1/0001 12:00:00 AM		Present
1/19/2019 07:00 AM	PCD	Motions Docket	Probable Cause Hearing	PC FOUND AND WARNINGS GIVEN	Absent	1/1/0001 12:00:00 AM		To Be Set

ALIASES

Defendant Alias	True Name	Race	Sex	DOB	SPN#
		B	M		00465424
	Yes	B	M		00465424
		B	M		00465424
		B	M		00465424
		B	M		00465424
		B	M		00465424

PAYMENT PLAN**Total Due: (\$207.00) Total Paid: \$207.00 Payoff Amt: (\$207.00) Past Due: \$0.00 Judgment Date: 6/13/2019**

ID	DUE	FEES	COSTS	Pmt No	DATE	LOCATION	TYPE	PAID	BALANCE	STATUS
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Totals:**DOCUMENTS**

Number	Document	Post Jdgm	Date	Pgs
85714086	JUDGMENT		06/13/2019	2
	JUDGMENT OF CONVICTION BY COURT-WAIVER OF JURY TRIAL		06/13/2019	
85736686	ACKNOWLEDGMENT OF COMPLIANCE WITH ATICLE 39.14		06/13/2019	11
	DISPOSED - PLEA AGREEMENT		06/13/2019	
	DISPOSED-PLEA ADMONISHMENT		06/13/2019	
	DISPOSITION - TRIAL COURT CERTIFICATION OF DEFENDANT'S RIGHT OF APPEAL		06/13/2019	
	TRIAL - DISCOVERY		06/13/2019	
	TRIAL - RIGHT TO APPEAL		06/13/2019	
85767782	NOTICE OF INTENT TO DESTROY EVIDENCE		06/13/2019	1
85263941	DCA CASE RESET FORM		05/15/2019	1
84438611	CHARGING INSTRUMENT - FELONY INDICTMENT		03/21/2019	1
84411086	DCA CASE RESET FORM		03/20/2019	1
84166759	DCA CASE RESET FORM		03/05/2019	1
83958508	REQUEST FOR DISCOVERY , NOTICE AND DISCLOSURE OF STATES EXPERTS		02/19/2019	2
83516353	ADDITIONAL ORDERS		01/22/2019	2
	CONDITIONS OF BOND - NO CONTACT		01/22/2019	
83531946	APPOINTING COUNSEL		01/22/2019	1
83501555	BAIL CONDITION AND NO CONTACT ORDER_1618686		01/20/2019	2
83498823	CCP16.22 ORDER		01/19/2019	1
83513057	ADDITIONAL ORDERS		01/19/2019	2
	COMMITMENT ISSUED - FELONY		01/19/2019	
	IND ASMT HELD		01/19/2019	
	PROBABLE CAUSE & STATUTORY WARNINGS		01/19/2019	
	REQUESTED REPRESENTATION		01/19/2019	
83499085	CHARGING INSTRUMENT - COMPLAINT		01/18/2019	1

THE STATE OF TEXAS
VS.
[REDACTED]

00465424

SPN: 00465424
DOB: B M [REDACTED]
DATE PREPARED: 1/18/2019

D.A. LOG NUMBER: 2505799
CJIS TRACKING NO.: 9266784230A001
BY: BL DA NO: 2600467
AGENCY: SHF
O/R NO: 190105750
ARREST DATE: 01/18/2019

NCIC CODE: 1205 01

RELATED CASES: NO

FELONY CHARGE: ROBBERY

CAUSE NO:
HARRIS COUNTY DISTRICT COURT NO:
FIRST SETTING DATE:

1618686
230

DEF 15/17
BAIL: ~~\$10000~~
PRIOR CAUSE NO:
CHARGE SEQ NUM: 1

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, [REDACTED], hereafter styled the Defendant, heretofore on or about **January 18, 2019**, did then and there unlawfully, while in the course of committing theft of property owned by [REDACTED] and with intent to obtain and maintain control of the property, intentionally, knowingly and recklessly cause bodily injury to [REDACTED] by pushing the Complainant with his hand.

Before the commission of the offense alleged above, on April 23, 1991, in Cause No. 0579055, in the 351st District Court of Harris County, Texas, the Defendant was convicted of the Felony Offense of Arson of a Building/Habitation/Vehicle.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on January 18, 2019

AFFIANT

FILED
Marilyn Burgess
District Clerk

JAN 18 2019

Time: 2340

Harris County, Texas

By [Signature]
Deputy

**ASSISTANT DISTRICT ATTORNEY
OF HARRIS COUNTY, TEXAS**
Bar No. **24103601**

COMPLAINT

CAUSE NO. 161868601010SPN: 00465424DATE/TIME OF ARREST: 1/18/2019 02:00 PM

THE STATE OF TEXAS

v.

DOB: , 1959§ IN THE 230th DISTRICT COURT

§

§ HARRIS COUNTY, TEXAS

Pgs-2

OTRREP

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ADDO

(997)

STATUTORY WARNINGS BY MAGISTRATE - PROBABLE CAUSE FOR FURTHER DETENTION – PR BOND/BAIL ORDER

On this date and time the above-named defendant personally appeared before me, the undersigned Texas magistrate. The defendant appeared ☒ **in person** ☐ **by video teleconference** and I admonished the defendant as follows:

You are accused of **2ND DEGREE FELONY**, namely, **ROBBERY-BODILY INJURY**.

- You have the right to hire an attorney to represent you.
- You have the right to remain silent.
- You have the right to have an attorney present prior to and during any interview with peace officers or attorneys representing the state.
- You have the right to stop any interview at any time.
- You have the right to an examining trial in a felony offense.
- You are not required to make a statement and any statement you make can be used against you.
- You have the right to request the appointment of counsel if you cannot afford counsel.

If you consent, I can appoint the Public Defender to represent you and describe evidence on your behalf in this bail hearing regardless of whether you are indigent. If you request appointed counsel and are later found to be indigent, another lawyer would be appointed to represent you in any trial or plea on the charge(s) listed above.

Do you consent to allow an assistant public defender to represent you in this bail hearing, knowing that this lawyer will not continue to represent you when this hearing is over? ☐ NO ☒ YES—

Pursuant to Joint Administrative Order No. 2017-01, Assistant Public Defender Kundiger, Daniel

(print name) represented the Defendant in this bail hearing.

Do you request the appointment of counsel to represent you in the county or district court if you are determined to be indigent?

☐ NO ☒ YES— The Court **ORDERS** Pretrial Services to help the defendant, if still in custody, prepare the request and any supporting paperwork, and then forward the request to the judge of the court in which the case is pending within 24 hours.

CONSULAR NOTIFICATION: If you are a foreign national, you may be entitled to have us notify your country's consular representative here in the United States. If your country requires notification, we will notify it as soon as possible.

The accused is a: ☒ United States citizen ☐ foreign national of (country).

☐ The accused requests notification of consular officials.

☐ **MANDATORY NOTIFICATION:** The clerk shall immediately alert the above country's consulate of this arrest.

If you are a foreign national, please provide the following information:

Name (father's last / mother's last / first)

Date of Birth

Place of Birth

Passport Number

Date Issued

Place Issued

PROBABLE CAUSE FINDING AND ORDER

- ☐ The Court **FINDS** that probable cause for further detention **DOES NOT EXIST**. The Court **ORDERS** the law enforcement agency and officer having custody of the defendant to immediately release the defendant from custody.
- ☒ The Court **FINDS** that probable cause for further detention **EXISTS**. The Court reviewed and/or set the defendant's bond as indicated in the BAIL ORDER below and, in clear and unambiguous language: (1) advised the defendant of his rights pursuant to TEX. CODE CRIM. P. Art. 15.17; and (2) provided the defendant with information required by law. The Court **ORDERS** the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.
- ☐ Probable cause previously determined. The Court **ORDERS** the defendant committed to the custody of the Sheriff of Harris County, Texas, until he posts the required bond or until further order of the Court.

☒ **SEE NEXT PAGE FOR BAIL ORDER**

January 19, 2019 8:47 AM

Date and Time

Magistrate Licata, Joe (SPN 62325700)

Magistrate (Judge or Hearing Officer)

(Rev. July 24, 2018)

Interpreter (if applicable)

Page 1 of 2

STATUTORY WARNINGS BY MAGISTRATE - PROBABLE CAUSE FOR FURTHER DETENTION - PR BOND/BAIL ORDER

PERSONAL BOND / BAIL ORDER

Having found probable cause exists for the further detention of [REDACTED], the Court next determined the conditions of release for the accused to ensure he/she will appear and answer before the proper Court.

PART 1: PUBLIC SAFETY ASSESSMENT

The Court considered the Public Safety Assessment results and also considered the following presumptive personal bond recommendation:

- ☐ Personal Bond Recommended
☐ Personal Bond **NOT** Recommended
☒ Personal Bond Recommendation referred to Magistrate
☐ PSA NOT available

PART 2: PERSONAL BOND / BAIL REQUESTS

Presumptive Bail Amount **\$888,888.00**

A. DISTRICT ATTORNEY PR BOND / BAIL REQUEST

- Personal Bond ☐ Requested ☒ Opposed
☐ No Position
- Bail Request ☐ No DA Bail Request
☐ Higher _____
☒ Lower **\$20,000.00**
☐ No Bail

B. PUBLIC DEFENDER PR BOND / BAIL REQUEST

- Personal Bond ☐ Requested ☐ Opposed
☒ No Position
- Bail Request ☐ No PD Bail Request
☐ Higher _____
☒ Lower **\$15,000.00**
☐ No Bail

PART 3: FINANCIAL AFFIDAVIT

Signed and Sworn: ☐ Yes
☒ No

ORDER

After considering the above, the Court (1) advised the defendant of his rights pursuant to TEX.CODE CRIM.P. ART 15.17; (2) set the defendant's conditions of release in clear and unambiguous language; and (3) provided the defendant with information required by law. The Court then ORDERED the following:

Bail is set at: ☐ No Bail ☒ **\$20,000.00**
☐ Conditions

Personal bond is: ☒ Not Approved **5/5, Facts & Hist, several Vio Conv's & 2 ++ FTA's, Refer MHU**
☐ Approved ☐ Conditions

The reasons for this individual assessment of the appropriate conditions of release were explained to the above-named Defendant.

January 19, 2019 8:47 AM
 Date and Time
 Magistrate Licata, Joe (SPN 62325700)

Joe Licata 62325700
 Magistrate (Judge or Hearing Officer)
 (Rev. July 24, 2018)

 Interpreter (if applicable)
 Page 2 of 2

THE STATE OF TEXAS

§ 230th DISTRICT COURT

V.

§ OF

Pgs-1

Defendant (SPN 00465424)

§ HARRIS COUNTY, TEXAS

ATAC
(999)

ORDER APPOINTING COUNSEL

On this, the January 22, 2019, the Court finds (CHECK ONE)

- ☒ the DEFENDANT is indigent.
☐ the interests of justice require representation.

Therefore, the Court ORDERS that ☐ the ATTORNEY LISTED BELOW ☒ the HARRIS COUNTY PUBLIC DEFENDER'S OFFICE is appointed to represent the DEFENDANT named above in this cause.

BELL, TEIVA JOHNSON
Attorney/Assistant Public Defender Assigned by HCPD

E-Mail Address

1201 FRANKLIN 13TH FLOOR
Address

Phone Number

HOUSTON TX 77002
City State Zip

Fax Number


02158677
SPN Number

24048575
Bar Number

The Court further ORDERS the cause set for: Consultation Setting

On the Tuesday, March 05, 2019 at 9:00 am before this Court at 1201 Franklin, Houston, Harris County, Texas.

Signed this January 23, 2019.



CHRIS MORTON
Judge Presiding

☐ The State has offered or ☐ The State and Defense agree as follows:

Defense Attorney

Prosecutor

Defendant/Witness Signature X

DEFENDANT IN CUSTODY

FOR COURT STAFF ONLY

Reset by: ☒ Court ☐ Defense ☐ Operation of Law ☐ Prosecution

Reason for Reset:

- | | | |
|--|--|--|
| <input type="checkbox"/> D.A. to Contact Complainant/Witness | <input type="checkbox"/> Defense to Contact Witness | <input checked="" type="checkbox"/> Not Indicted |
| <input type="checkbox"/> D.A. to Evaluate Case | <input type="checkbox"/> Disposition of Misd./OOC Case | <input type="checkbox"/> Other |
| <input type="checkbox"/> D.A. to Reindict | <input type="checkbox"/> File Unavailable | <input type="checkbox"/> Refer to |
| <input type="checkbox"/> D.A. to file MRP/MAJ | <input type="checkbox"/> MHMRA Evaluation
21 Day Full | <input type="checkbox"/> Restitution Info |
| <input type="checkbox"/> Defendant On Call | <input type="checkbox"/> No Tape/Lab | <input type="checkbox"/> To Hire Attorney |
| <input type="checkbox"/> Defendant to Consider Offer | <input type="checkbox"/> No Offense Report | |

CAUSE NO. **161868601010**CHARGE **ROBBERY-BODILY INJURY**

THE STATE OF TEXAS

§

230th DISTRICT COURT

VS.

§

OF

Defendant (SPN 00465424)

§

HARRIS COUNTY, TEXAS

CASE RESET FORM

The undersigned Counsel hereby agrees this case is reset for

Evidence Exchange on **Tuesday, March 19, 2019** at **8:30 a.m.**, located at **1201 Franklin**

Type of Setting


Attorney for the State
Defendant☐ The State has offered:**BELL, TE'IVA JOHNSON**
(Print) Attorney for Defendant☐ The State and Defense agree as follows:

(Signature) Attorney for Defendant

1201 FRANKLIN 13TH FLOOR

Address

HOUSTON

City

TX

State

77002

Zip

24048575

Attorney Bar #

02158677

Attorney SPN #

Interpreter Requested: **NO**

Language:

For: ☐ Defendant ☐ Witness

Estimated Length of Assignment:

Phone Number

Fax Number

Email Address

FOR COURT STAFF USE ONLY

Reset by

☐ Court☐ Defense☐ Operation of Law☒ Prosecution

<input type="checkbox"/> Attorney not present	<input type="checkbox"/> Defendant has new case	<input type="checkbox"/> No Tape/Lab
<input type="checkbox"/> D.A. to contact complainant/witness	<input type="checkbox"/> Defendant on call	<input checked="" type="checkbox"/> Not indicated
<input type="checkbox"/> D.A. to evaluate case	<input type="checkbox"/> Defendant to consider offer	<input type="checkbox"/> Other
<input type="checkbox"/> D.A. to Reindict	<input type="checkbox"/> Disposition of misd./OOC case	<input type="checkbox"/> Refer to
<input type="checkbox"/> D.A. to file MAJ/MRP	<input type="checkbox"/> File Unavailable	<input type="checkbox"/> Restitution Info
<input type="checkbox"/> Defense to contact witness	<input type="checkbox"/> MHMRA Evaluation <u>21 Day</u>	<input type="checkbox"/> To hire Attorney

APPROVED BY THE COURT:

Judge/Coordinator

March 5, 2019

Date Signed

5/2/12

CAUSE NO. **161868601010**CHARGE **ROBBERY-BODILY INJURY**

THE STATE OF TEXAS

§

230th DISTRICT COURT

VS.

§

OF

Defendant (SPN 00465424)

§

HARRIS COUNTY, TEXAS

CASE RESET FORM

The undersigned Counsel hereby agrees this case is reset for

Evidence Exchange on **Wednesday, May 15, 2019** at **8:30 a.m.**, located at **1201 Franklin**

Type of Setting

Ashley Yi

Attorney for the State

☐ The State has offered:☐ The State and Defense agree as follows:In custody
Defendant**EASTERLING, DANNY KARL**

(Print) Attorney for Defendant

(Signature) Attorney for Defendant

1018 PRESTON SIXTH FLOOR

Address

HOUSTON

City

TX

State

77002

Zip

06362100

Attorney Bar #

56362100

Attorney SPN #

Interpreter Requested: **NO**

Language:

For: ☐ Defendant ☐ Witness

Estimated Length of Assignment:

Phone Number

Fax Number

Email Address

FOR COURT STAFF USE ONLY

Reset by

☒ Court☐ Defense☐ Operation of Law☐ Prosecution

<input type="checkbox"/> Attorney not present	<input type="checkbox"/> Defendant has new case	<input type="checkbox"/> No Tape/Lab
<input type="checkbox"/> D.A. to contact complainant/witness	<input type="checkbox"/> Defendant on call	<input checked="" type="checkbox"/> Not indicated
<input type="checkbox"/> D.A. to evaluate case	<input type="checkbox"/> Defendant to consider offer	<input type="checkbox"/> Other
<input type="checkbox"/> D.A. to Reindict	<input type="checkbox"/> Disposition of misd./OOC case	<input type="checkbox"/> Refer to
<input type="checkbox"/> D.A. to file MAJ/MRP	<input type="checkbox"/> File Unavailable	<input type="checkbox"/> Restitution Info
<input type="checkbox"/> Defense to contact witness	<input checked="" type="checkbox"/> MHMRA Evaluation Full	<input type="checkbox"/> To hire Attorney

APPROVED BY THE COURT:

Judge/Coordinator

March 20, 2019

Date Signed

CAUSE NO. **161868601010**CHARGE **ROBBERY-BODILY INJURY**

THE STATE OF TEXAS

§

230th DISTRICT COURT

VS.

§

OF

[REDACTED]
Defendant (SPN 00465424)

§

HARRIS COUNTY, TEXAS

CASE RESET FORM

The undersigned Counsel hereby agrees this case is reset for

Evidence Exchange on **Wednesday, June 12, 2019** at **8:30 a.m.**, located at 1201 Franklin

Type of Setting

Ngyl w. H. H.
Attorney for the State*In custody*
Defendant☐ The State has offered:**BELL, TEIVA JOHNSON**
(Print) Attorney for Defendant☐ The State and Defense agree as follows:

(Signature) Attorney for Defendant

1201 FRANKLIN 13TH FLOOR

Address

HOUSTON

City

TX

State

77002

Zip

24048575

Attorney Bar #

02158677

Attorney SPN #

Interpreter Requested: **NO**

Language:

[REDACTED]
Phone Number[REDACTED]
Fax NumberFor: ☐ Defendant ☐ Witness
Estimated Length of Assignment:[REDACTED]
Email Address**FOR COURT STAFF USE ONLY**

Reset by

☒ Court☐ Defense☐ Operation of Law☐ Prosecution

<input type="checkbox"/> Attorney not present	<input type="checkbox"/> Defendant has new case	<input type="checkbox"/> No Tape/Lab
<input type="checkbox"/> D.A. to contact complainant/witness	<input type="checkbox"/> Defendant on call	<input type="checkbox"/> Not indicated
<input type="checkbox"/> D.A. to evaluate case	<input type="checkbox"/> Defendant to consider offer	<input checked="" type="checkbox"/> Other extension requested by MHMRA
<input type="checkbox"/> D.A. to Reindict	<input type="checkbox"/> Disposition of misd./OOC case	<input type="checkbox"/> Refer to
<input type="checkbox"/> D.A. to file MAJ/MRP	<input type="checkbox"/> File Unavailable	<input type="checkbox"/> Restitution Info
<input type="checkbox"/> Defense to contact witness	<input checked="" type="checkbox"/> MHMRA Evaluation Full	<input type="checkbox"/> To hire Attorney

APPROVED BY THE COURT:*Ross*
Judge/Coordinator**May 15, 2019**

Date Signed

5/2/12



THE STATE OF TEXAS

v.

STATE ID No.: TX03598893

CASE NO. 161868601010
INCIDENT NO. /TRN: 9266784230A001

§ IN THE 230TH DISTRICT
§
§ COURT
§
§ HARRIS COUNTY, TEXAS
§
§

Pgs-2

DIJWJT
(999-
DIJDG
(999)

JUDGMENT OF CONVICTION BY COURT—WAIVER OF JURY TRIAL

Judge Presiding:	CHRIS MORTON	Date Sentence Imposed:	6/13/2019
Attorney for State:	PRESTON BURNS	Attorney for Defendant:	BELL, TEIVA JOHNSON 24048575
Offense for which Defendant Convicted: THEFT >=\$100<\$750 (2391 00)			
Charging Instrument: INDICTMENT		Statute for Offense:	
Date of Offense: 1/18/2019	Plea to Offense: GUILTY		
Degree of Offense: CLASS B MISDEMEANOR	Findings on Deadly Weapon: N/A		
Terms of Plea Bargain (if any): or <input type="checkbox"/> Terms of Plea Bargain are included and incorporated herein by this reference. 100 DAYS HARRIS COUNTY JAIL Reduced from: 2ND DEGREE FELONY			
1 st Enhancement Paragraph: ABANDONED	Finding on 1 st Enhancement Paragraph: ABANDONED		
2 nd Enhancement Paragraph: N/A	Finding on 2 nd Enhancement Paragraph: N/A		
<input type="checkbox"/> SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A . (The document setting forth the conditions of community supervision is incorporated herein by this reference.)			
Punishment and Place of Confinement:	100 DAYS HARRIS COUNTY JAIL		
DATE SENTENCE COMMENCES: (Date does not apply to confinement served as a condition of community supervision.) 6/13/2019			
THIS SENTENCE SHALL RUN:		CONCURRENTLY	
Fine: \$ N/A	Court Costs: \$ as assessed	Restitution: \$ N/A	Restitution Payable to: N/A (See special finding or order of restitution which is incorporated herein by this reference.)
<input type="checkbox"/> Defendant is required to register as sex offender in accordance with Chapter 62, Tex. Code Crim. Proc. (For sex offender registration purposes only) The age of the victim at the time of the offense was N/A .			
Total Jail Time Credit: N/A	If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. 147 DAYS NOTES: TOWARD INCARCERATION, FINE, AND COSTS		
Was the victim impact statement returned to the attorney representing the State? N/A			
(FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article 42A.559, Tex. Code Crim. Proc.? N/A			

This cause was called and the parties appeared. The State appeared by her District Attorney as named above.

Counsel / Waiver of Counsel (select one)

- ☒ Defendant appeared with counsel.
☐ Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.
☐ Defendant was tried in absentia.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the Court **ADJUDGES** Defendant **GUILTY** of the offense indicated above. The Court **FINDS** that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc.

Having been convicted of the offense designated above, the Court **ORDERS** Defendant punished in accordance with the Court's findings as to the proper punishment as indicated above. After having conducted an inquiry into Defendant's ability to pay, the Court **ORDERS** Defendant to pay the fine, court costs, and restitution as indicated above.

Punishment Options (select one)

☐ **Confinement in State Jail or Institutional Division.** The Court **ORDERS** the authorized agent of the State of Texas or the County Sheriff to take and deliver Defendant to the Director of the Correctional Institutions Division, TDCJ, for placement in confinement in accordance with this judgment. The Court **ORDERS** Defendant remanded to the custody of the County Sheriff until the Sheriff can obey the directions in this paragraph. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fine, court costs, and restitution due.

☒ **County Jail—Confinement / Confinement in Lieu of Payment.** The Court **ORDERS** Defendant committed to the custody of the County Sheriff immediately or on the date the sentence commences. Defendant shall be confined in the county jail for the period indicated above. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fine, court costs, and restitution due.

☐ **County Jail—State Jail Felony Conviction.** Pursuant to §12.44(a), Tex. Penal Code, the Court **FINDS** that the ends of justice are best served by imposing confinement permissible as punishment for a Class A misdemeanor instead of a state jail felony. Accordingly, Defendant will serve punishment in the county jail as indicated above. The Court **ORDERS** Defendant committed to the custody of the County Sheriff immediately or on the date the sentence commences. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fine, court costs, and restitution due.

☐ **Fine Only Payment.** The punishment assessed against Defendant is for a **FINE ONLY**. The Court **ORDERS** Defendant to proceed immediately to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay the fine, court costs, and restitution ordered by the Court in this cause.

☐ **Confinement as a Condition of Community Supervision.** The Court **ORDERS** Defendant confined N/A in **the County Jail** as a condition of community supervision. The period of confinement as a condition of community supervision starts when Defendant arrives at the designated facility, absent a special order to the contrary.

Execution of Sentence

☒ The Court **ORDERS** Defendant's sentence **EXECUTED**.

☐ The Court **ORDERS** Defendant sentence of confinement **SUSPENDED**. The Court orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The Order setting forth the terms and conditions of community supervision are incorporated into this judgment by reference.

The Court **FINDS** that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, if any, concerning Defendant's credit for time served is incorporated herein by this reference.

Furthermore, the following special findings or orders apply:

APPEAL WAIVED. NO PERMISSION TO APPEAL GRANTED.

Date Judgment Entered: 6/13/2019

X

CHRIS MORTON
JUDGE PRESIDING



Thumbprint

Clerk: A SANCHEZ

Notice of Appeal Filed: _

Mandate Received: _____ Type of Mandate: _____

After Mandate Received, Sentence to Begin Date is: _____

Jail Credit: _____ DAYS

Case Number: 161868601010 Court: 230th Defendant: [REDACTED]